172 NAC 5 – Regulations Governing Mandatory Reporting by Health Care Professionals, Facilities, Peer and Professional Organizations and Insurers	
Summary of Mandatory Reporting Requirements • Reports must be submitted in writing within 30 days of occurrence/action • Reporting partners, except for self-reporting are immune from criminal or civil liability • Must have first hand knowledge WHAT TO REPORT 1. Practice without License	WHO MUST REPORT All Professionals
 Gross Incompetence Pattern of Negligent Conduct Unprofessional Conduct Practice while Impaired by Alcohol/Drugs or Physical, Mental, or Emotional Disability Violations of Other Regulatory Provisions of the Profession 	All Professionals Report Others of the SAME Profession*
7. Gross Incompetence8. Practice while Impaired by Alcohol/Drugs or Physical, Mental, or Emotional Disability	All Professionals Report Others of a DIFFERENT Profession*
9. Loss of or Voluntary Limitation of Privileges 10. Resignation from Staff 11. Loss of Employment 12. Licensure Denial 13. Loss of Membership in Professional Organization 14. Adverse Action pertaining to Professional Liability Coverage 15. Licensure Discipline/Settlement/Voluntary Surrender/Limitation in any State or Jurisdiction 16. Conviction of Felony or Misdemeanor in any State or Jurisdiction	All Professionals—Self-Reporting
17. Payment made due to Adverse Judgement, Settlement, or Award 18. Adverse Action affecting Privileges or Membership***See above	Health Facilities, Peer Review Organizations, and Professional Associations
19. Violation of Regulatory Provisions Governing a given Profession**20. Payments made due to Adverse Judgement, Settlement, or Award21. Adverse Action affecting Coverage.	Insurers
 22. Convictions of Felony or Misdemeanor involving Use, Sale, Distribution, Administration, or Dispensing Controlled Substances, Alcohol or Chemical Impairment, or Substance Abuse. 23. Judgements from Claims of Professional Liability. 	Clerk of County or District Court
*Exceptions to reporting are: 1) If you are a spouse of the practitioner; 2) If you are providing treatment which means information is protected by a practitioner-patient relationship (unless a danger to the public); 3) When a chemically impaired professional enters the Licensee Assistance Program 4) When serving as a committee member or witness for a peer review activity; 5) Convictions that were dismissed by diversion, pardoned, set aside; or expunged. **Unless knowledge is based on confidential medical records. (Revised 3/2007) O	Send Written Report To: Dept of HHSS R&L Investigations Division PO Box 95164 Lincoln NE 68509-5164